IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA WESTERN DIVISION CASE NO. 5:10-cv-00279-F

DELMONT PROMOTIONS, LLC, a North Carolina limited liability company, and SEEKIN' ENTERTAINMENT LLC d/b/a B-ROSE PRODUCTIONS, a North Carolina)))
limited liability company,)
Plaintiffs,)) ENTRYOF DEFAULT
v.)
MAURY & NI, INC., a Florida corporation, and ALGERNOD LANIER WASHINGTON a/k/a PLIES,	
Defendants.)

THIS CAUSE was heard by the undersigned clerk on motion of Plaintiffs. It appears to the court that this is an action for breach of contract; that Defendants were properly served with process in this action; that the court has jurisdiction over the subject matter and the parties of the action; that Defendants are not under any disability and have filed no answer contesting Plaintiffs' claim; and that default should be entered against Defendants as a matter of law.

This the **9**th of June, 2011.

Dennis P. Iavarone CLERK OF COURT